en fe to	CONTIL	REQUEST 1					TEC	04
Address to:			Attorne	ttorney Docket No.		4601-402G	HC.	ZM
Commissioner for Patents BOX CPA			First N	First Named Inventor		adlaczky	4	22
Washington, DC 20231			Expres	Express Mail Label No		EL870641087US		
ANG 1 " COLD DE			Group	Group Art Unit		632	00	02
This is a request for a XI continuation or			Examir	Examiner		hulka, R.	3062	
This is a request for a	X co	ntinuation	or c	divisional appl	ication und	der 37 CFR		
(continued prosecution application (CPA)) of prior application number 09/724,693, filed on November 28, 2000, entitled ARTIFICIAL CHROMOSOMES, USES THEREOF AND METHODS FOR PREPARING ARTIFICIAL CHROMOSOMES 1. Enter the unentered amendment previously filed on under 37 CFR 1.116 in the prior nonprovisional								
application.								
3. X This application	menament, with a is filed by fewer tl E the following inv	han all the inve	entors named	in the prior ap	oplication,	37 CFR 1.5		noseu.
 b. X The inventor(s) to be deleted are set forth on a separate sheet (PRELIMINARY AMENDMENT) attached hereto. 4. A new power of attorney or authorization of agent (PTO/SB/81) is enclosed. 5. Information Disclosure Statement (IDS) is enclosed: a. PTO-1449 b. Copies of IDS Citations 								
CLAIMS (1) FOR		MBER FILED	(3) NUMBER	REXTRA	(4) RATE	(5) CA	LCULAT	TIONS
TOTAL CLAIM (37 CFR 1.16(31-20 =	1	1	x\$ <u>18.00</u> =	\$198.00)	
INDEPENDEN CLAIMS (37 CF		4-3 =			x\$ <u>84.00</u>	\$ 84.00		
MULTIPLE DEPENDENT CLAIMS (if applicable) (37 CFR 1.16 (d)) +\$=						\$0.00		
BASIC FEE						\$740.00	\$740.00	
							00	
						- / ·	\$511.00	
6. Small entity status: a. X Is claimed. b. Is not claimed. 7. The Commissioner for extension of time	e is needed, this par	per is to be cons				<u> </u>		a Petition
a. X Fees required under 37 CFR 1.16. b. X Fees required under 37 CFR 1.17. c. X Fees required under 37 CFR 1.18. 8. X A check in the amount of \$566.00 is enclosed, including the above fees and \$55.00 for a one-month extension of time for response to the outstanding Office Action (37 CFR 1.17(a)(3)). 9. Other:								
10. NEW CORRESPONDENCE ADDRESS (if applicable)								
NAME								
ADDRESS		hrman White & McAuliffe LLP, 4350 L						
COUNTRY	San Diego U.S.A.	TE	STATE LEPHONE	California 858-450-8400	ZIP COI	_ 	2 587-5360	·
11. SIGNATURE OF APPLICANT, ATTORNEY OR AGENT REQUIRED								
NAME Stephanie Seidman 08/13/2002 AHDNDRF1 00000100 09724693								
SIGNATURE		01 FC:231 370.00 f						····
REGISTRATION NO.(Attorney)	33,779	02 10 200				42.00 OP 99.00 OP 55.00 OP		
DATE	August 14, 2002				- 	VV UF		









THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

HADLACZKY

Serial No.:

09/724,693

Filed:

November 28, 2000

For:

ARTIFICIAL CHROMOSOMES, USES

THEREOF AND METHODS FOR

PREPARING ARTIFICIAL

CHROMOSOMES

Art Unit:

1632

Examiner:

Shulka, R.

"Express Mail" Mailing Label Number

EL870641087US

Date of Deposit August 14, 2002

I hereby certify that this paper and the attached papers are being deposited with the United States Postal "Express Mail Post Office to Addressee" Service under 37 C.F.R. §1.10 on the date indicated above and addressed to:

U.S. Patent and Trademark Office

P.O. Box 2327

Arlington, VA 22202

ELECTION AND PRELIMINARY AMENDMENT

Commissioner for Patents U.S. Patent and Trademark Office P.O. Box 2327 Arlington, VA 22202

Dear Sir:

Responsive to the Restriction Requirement, mailed July 2, 2002, Applicant elects, Group I, claims 1-5, 11-17, 30, 34, drawn to a method of amplifying a nucleic acid molecule in an animal cell by targeting it to an amplifiable region of a chromosome, and to nucleic acid molecules, with traverse, for examination on the merits.

This Preliminary Amendment accompanies a Request under 37 C.F.R. § 1.53(d) to file a Continued Prosecution Application of Serial No. 09/724,693, filed November 28, 2000. Please amend the above-captioned application as follows:

IN THE APPLICATION:

Please delete Aladar A. Szalay as a joint inventor.

IN THE CLAIMS:

Please cancel claims 20-29 without prejudice or disclaimer.

REMARKS

A check for the fee for a one month extension of time accompanies this response. Any fee that may be due in connection with this application may